COMBINED DECLARATION AND POWER OF ATTORNEY

As the	e below-named inventor	rs, we hereby declare	that:		
Ourre	sidence, post office add	ress, and citizenship a	re as stated belo	w next to our names; and	
is claimed an	rily believe that we are the for which a patent is selection. REENING, the specifications.	sought on the inventi	oint inventors of on entitled: KN	the subject matter which ITTED FABRIC FOR	
[X]	is attached hereto.				
()	was filed on (If ap		ial No a	nd was amended	
We he specification,	reby state that we have including the claims, as	reviewed and underst amended by any An	and the contents endment referre	s of the above-identified ed to above.	
We acthis application	knowledge the duty to on in accordance with 37	disclose information C.F.R. §1.56.	which is materia	al to the patentability of	
for patent or in	ventor's certificate listed	l below and have also	identified below	ny foreign application(s) vany foreign application cation on which priority	
Country	Numbe	Date Filed		Priority Claimed ?	
We hereby claim the benefit under 35 U.S.C. §120 of any United States application(s) listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior United States application in the manner provided by the first paragraph of 35 U.S.C. §112, we acknowledge the duty to disclose material information as defined in 37 C.F.R. §1.56(a) which occurred between the filing date of the prior application and the national or PCT international filing date of this application:					
Application Serial No.	Filed		Patented or Pending?		
50/256,841	Decemb	er 20, 2000	Pending		

We hereby appoint the following attorneys, of the law firm DUANE, MORRIS & HECKSCHER LLP, One Liberty Place, Philadelphia, PA 19103-7396, to prosecute this application and to transact all business in the United States Patent and Trademark Office connected therewith, these attorneys being associated with Customer No. 08933:

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We hereby declare that all statements made herein of our own knowledge are true, and that all statements made on information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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